The use of Propiconazole in wood preservatives for timber windows and doors

Executive summary
Considering the unprecedented consequences of the ban of Propiconazole for the timber window and door industry and the limited risk of this substance to leach in the environment, CEI-Bois, EuroWindoor and SBS support the following measures:

- Postpone the expiry date of approval of the Propiconazole active substance for use in biocidal products in wood preservatives (Product Type 8) due to the delay of the impact assessment study.
- Renew the approval of Propiconazole until an equivalent substitute is available, tested and assessed for use in timber windows and doors.

Furthermore, CEI-Bois, EuroWindoor and SBS call for a Public Private Partnership to be initiated by the European Commission in regard to wood preservatives, where public authorities and industry share a common interest in finding sustainable alternatives to biocidal products containing the Active Substances Propiconazole, Tebuconazole and IPBC.

Background
Based on the Biocidal Products Regulation (BPR 528/2012), many Active Substances with fungicide activity are currently approved for the use in Wood Preservatives PT 8. Among these, only 5 substances can be applied by surface treatment with effective protection against wood-destroying and blue stain fungi, which are necessary for wooden products in Use Class 3 such as window frames, doors or facade elements. All wood protection products suitable for timber windows and doors are using Propiconazole, Tebuconazole, IPBC or combinations of these.

While Propiconazole is approved as Active Substance in Film Preservatives (Product Type 7) at least until 30.11.2026 (see (EU) 2015/1609), its approval period for Wood Preservatives (Product Type 8) is up for renewal until 31.03.2021 (see (EU) 2020/27). The same renewal evaluation is about to affect 2 other active substances: Tebuconazole on 30.09.2022 (see (EU) 2019/1951) and IPBC on 31.12.2022 (see (EU) 2019/1969).

The expiry date of Propiconazole is primarily a consequence of its recent classification as Reprotox 1B (toxic for reproduction) by the Risk Assessment Committee (RAC) of ECHA, which represents an exclusion criterion for Active Substance approval according to BPR. In addition, an ongoing evaluation is looking into the possible classification as an endocrine disruptor, which would be a further exclusion criterion. In terms of timeline, there is currently the possibility of a further one-year transitory extension, if the re-evaluation procedure cannot be completed in time.

Currently, there are no alternatives that can be used directly by manufacturers of wooden products for Use Class 3, without a considerable time and development effort. The

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1 PT 8 refers to the category “Product Type 8 – Wood Preservatives” defined by the Annex V of the Biocidal Product Regulation. The complete list of Product Types can be found here.
2 The Use Class represents the service situation to which wood and wood-based products can be exposed. The Use Classes are defined in EN 335. Use Class 3 corresponds to “Situations in which the wood or wood-based product is above ground and exposed to the weather (particularly rain). Attack by disfiguring fungi and wood-destroying fungi is possible”. EN 599-1 defines the required efficacy criteria in biological test for Use Class 3.
3 IHD (Institut für Holztechnologie Dresden), Position on use of propiconazole in wood preservatives, 22/06/2020.
manufacturers are forced to identify alternative wood protection strategies and to integrate them into production. This can hardly be done within the remaining time frame. Manufactures and supplying industries would need at least 5 years\(^3\) to perform all the needed tasks before new impregnation product could be used in timber window and door products.

**Wood in the European timber window and door industry**

Wood is a sustainable material widely used in the European construction sector: load-bearing structures, carpentry work, cladding, indoor finishing, windows, doors etc…

For timber windows and doors, Softwood species are used because of their material’s strength compared to their weight, their good insulating properties, their ease to process, and their renewable and sustainable condition as a resource that stores CO\(_2\).

The wood used for sashes and frames of windows and doors mostly comes from responsible forestry sourced as PEFC or FSC certified. The certified forests guarantee social, economic and environmental sustainability, hence an important mean to ensure the European forests’ role as carbon sinks.

The availability of timber provided by European forestry industry has turned wood into a popular primary material for many industrial sectors, among which the timber Window and Door industry plays a key role and follows strict processes to meet the properties demanded by construction standards.

**Required impregnation of wood to ensure durability**

To deliver the declared performance, the profiles of windows and doors must be dimensional stable. This means that twisting and dimensional changes must remain at a minimum level over the complete service life of a product. This sets a number of restrictions to what can be used as suitable materials for windows and doors to maintain the product properties over time. Therefore, wood shall be treated to fulfil efficacy criteria defined in EN 599-1 (*Durability of wood and wood-based products - Efficacy of preventive wood preservatives as determined by biological tests*), for the Use Class 3 as defined in EN 335 (*Durability of wood and wood-based products - Use classes: definitions, application to solid wood and wood-based products*)\(^2\).

Some alternatives in wood sourcing are relevant to obtain more durable wood reducing the use of treatment and impregnation products, but none of them constitutes a scalable solution for the European timber windows and doors market.

➔ See Annex for more details on wooden materials and required treatments.

Without appropriate substitutes, compliance with the wood treatment requirements contained in European standards would not be possible. End of approval of propiconazole will thus lead towards a market exclusion for products subjected to the conditions specified in EN 559-1 and EN 335. In addition, this could also lead to changes in the type of woods used, as classic wood species originating in the EU (e.g. Sweden) can no longer be used in some cases and have to be replaced by other wood species extracted from non-EU locations. This would unfairly discriminate internal trade market at the benefits of importations that would create additional detrimental environmental effects due to the impacts of travel for foreign sourcing.

**Importance of Propiconazole in timber windows and doors**

Despite all good reasons for using wood in construction products and more specifically in windows and doors, in the humid European climate, it is necessary to protect the timber sash and frame against fungal attacks (see Annex) and thus ensure a long service life of the products.
Therefore, timber window and door manufacturers use the approved Active Substance (AS) Propiconazole in combination with one or two other Active Substances (Tebuconazole and/or IPBC) when impregnating timber. The combination is essential to keep the total amount of Active Substances at a minimum, limit the concentration of impregnation product and at the same time ensure a long service life for the windows and doors.

**Minimal leaching to the environment**

Over the past decades, the timber window and door industry has been optimizing their impregnation processes to prevent any leach to the environment, limit the use of chemicals and reduce the concentration of timber impregnation (e.g. switch from solvent to water-based treatment).

The impregnation process of timber products is handled with care by window and door manufacturers and is carried out on finished components mostly in closed systems with water-based impregnation and reuse of excess liquid in a closed system. Other uses and working conditions are described in the assessment documents.

![Figure 1: Example of a FlowLine impregnation machine](source)

Furthermore, impregnated timber windows and doors are encased in topcoat on all exteriors. In addition, the painted wood surface is in some cases covered with additional aluminium cladding on the exposed surfaces (e.g. for metal-clad timber windows). Therefore, the rainwater does not come into direct contact with the wooden profile, so the leaching of impregnation from timber windows and doors is very unlikely. However, even without direct contact with rain water, timber

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4 JRC Report, BAT Reference Document on Surface Treatment Using Organic Solvents including Preservation of Wood and Wood Products with Chemicals, 14.3.2.4 Emissions to water, p 457 (link)
profiles are exposed to ambient humidity on both side of the window or door. This therefore does not eliminate the need for impregnation as described before.

The figures below show typical constructions of a timber and a metal-clad timber windows, which includes a protection coating on the timber frame and sometimes additional metal cladding.

CEI-Bois, EuroWindoor and SBS understand the decision on banning Propiconazole in agriculture due to the direct spread on land of this process, but likes to point out that the responsible use of the substance in the timber window and door industry is totally different and presents a low and controlled risk of leaching.

**Risk of non-renewal of Propiconazole for PT8**

European timber window and door manufacturers require a certain transition period to implement new alternative solutions that have also been thoroughly tested for their health and environmental properties.

To date, potential alternative solutions cannot fulfil all preservation properties currently provided by the active substance Propiconazole.

In case Propiconazole will be forbidden in PT8, the amount of registered impregnation products by ECHA will be reduced from more than 1200 products to 1 product suitable for surface impregnation and compatible with Use Class 3 (which is required for windows and doors). This single impregnation product is not registered in several European countries (e.g. Denmark, France) for the moment and contains Tebuconazole. In perspective of the upcoming reassessment on Tebuconazole in 2022 the window industry could be left without any option of impregnation.

Alternative impregnation products based on IPBC, which is also an Active Substance under the process of reassessment, or a combination of IPBC and Penflufen are not registered in ECHA. It is still uncertain when alternatives could become available or if the new impregnation products will be suitable for industrial production. New solutions, whenever available, need to be tested in collaboration with other material behaviour (e.g. assure that no migration or corrosion problems can occur).
Moreover, a transition to a possible substitute assumes that this is thoroughly tested in terms of both durability and possibly environmental downsides, which is a long process taking a minimum of 5 years. Besides, impregnation products usually use more than one Active Substance and there is an additional risk that one of the other Active Substances is phased out during the renewal process, de facto phasing out the impregnation product as well.

**Conclusion**

Generally, the successive exclusion of Active Substances since the start of biocide regulation in 1998 has posed major challenges for material protection, including wood preservation. It must be avoided that the properties of wood products deteriorate due to insufficient protective measures.

Maintaining and expanding the use of the sustainable native material wood in the construction sector is an important contribution to achieving the goals defined by the EU within the framework of the bio-economy strategy to improve climate protection, value creation and resource efficiency (European Commission 2018).

Therefore, CEI-Bois, EuroWindoor and SBS support the following decisions to maintain the relevancy of the timber window and door industry:

- **Postpone the expiry date of approval** of the Propiconazole Active Substance for use in biocidal products in wood preservatives (Product Type 8) due to the delay of the impact assessment study.
- **Renew the approval of Propiconazole** until an equivalent substitute is available, tested and assessed for use in timber windows and doors.

Furthermore, CEI-Bois, EuroWindoor and SBS call for Public Private Partnership to be initiated by the European Commission regarding wood preservatives, where public authorities and industry share a common interest in finding sustainable alternatives to biocidal products containing the Active Substances Propiconazole, Tebuconazole and IPBC.
About CEI-Bois – The European Confederation of Woodworking Industries (CEI-Bois) represents 21 European and National organisations from 15 countries and is the body backing the interests of the whole industrial European wood sector: more than 180,000 companies generating an annual turnover of 133 billion EUR and employing 1 million workers in the EU.

About EuroWindoor AISBL – EuroWindoor AISBL was founded as an international non-profit Association, in order to represent the interests of the European window, door and facade (curtain walling) sector. Our 18 national associations speak for European window, door and facade manufacturers that are in direct contact with consumers, and thereby having large insights on consumers’ demands and expectations. We are at the forefront interacting with dealers, installers and consumers buying windows and doors, and the companies behind the associations cover selling all over Europe.

About Small Business Standards – SBS is a European non-profit association co-financed by the European Commission and EFTA Member States. Its goal is to represent and defend small and medium-sized enterprises’ interests in the standardisation process at European and international levels. Moreover, it aims at raising the awareness of small and medium-sized enterprises about the benefits of standards and at encouraging them to get involved in the standardisation process.
Annex: Limitations of alternative wood sourcing for the timber window and door industry

Distinction between Hardwood and Softwood species as well as distinction between heartwood and sapwood

**Hardwood** is wood from broad leaved trees of which many species are deciduous. Hardwood trees are often slow growing and the wood from these trees is mostly harder than that of softwoods.

**Softwood** is wood from coniferous trees such as pine and spruce. Being readily available, easily processable and with good properties softwood from pine and spruce are the preferred wood species for window and door production in Europe.

### Softwood vs Hardwood

![Diagram of Softwood vs Hardwood](image)

*Figure 4: Distinction between Softwood and Hardwood trees*

Source of picture: Resene – Protection of Wood by use of Coatings

With a few exemptions both Hardwood and Softwood consist of two distinct core parts: **Sapwood** and **Heartwood**.

During the formation of heartwood resin, fats, sugars, tannins, alkaloids, waxes, dyes and minerals are precipitated in the cells making the wood darker. Heartwood is more or less effectively protected against attack by fungi and insects, partly through poisoning and partly through clogging and gluing of vessels and pores.

However, the share of Heartwood substantially differs between Hardwood and Softwood (see Figure 5):

- Most Hardwood primarily consists of Heartwood
- The most important Softwood, e.g. pine and spruce primarily consist of Sapwood
Limitations to the use of Sapwood from Softwood and Hardwood species

Softwoods like Pine (*Pinus sylvestris*) and Spruce (*Picea abies*) are abundant in forests all over Europe and are an easily available, cost-effective and sustainable choice of raw material for the European wood industry. In addition, the inherent mechanical properties and processability makes the mentioned softwoods a valid material for building constructions.

Sapwood must be considered as of low durability, without distinction whether from Hardwoods or Softwoods.

All products intended for Use Class 3 like windows and doors must therefore be treated against fungal attacks, and treatment products are currently based on Propiconazole (with or without a combination of Tebuconazole or IPBC).

All Sapwoods, whether they come from Hardwood or Softwood, should be treated against fungal attacks.

Limitations to the use of Heartwood from Hardwood species

The durability of Heartwood from many hardwood spices is in general very good. However, Hardwoods like Oak are used for a very limited number of windows and doors. This is related to factors like availability of resources and material costs. The heartwood of White Oaks is very durable towards wood-destroying fungi. Hardwood represents less than 5% of timber used in the window and door industry in Europe. The Dutch market has a significant share of tropical hardwoods that differs from the rest of Europe.

Due to resource limitations, Hardwood cannot be used as standard wood for the mass window and door market.
Limitations to the use of Heartwood from Softwood species
Heartwood can be found in European Softwood species like Pine or Spruce, but its share is limited (see Figure 5) and it is not available in sufficient quantities.

For Softwood species available in Europe, Heartwood is available in limited shares.

Limitations to the use of tropical wood species
The Heartwood of many tropical wood species presents a good durability and dimensional stability. However tropical wood species cannot be found via the European forestation and require to be imported at the expense of transportation environmental impact, adding to the already high price index.

Tropical wood species are not available in Europe and require to be imported at a high environmental impact for transportation.

Limitations to the use of modified timbers
Chemically or thermally (TMT) modified timbers generally have a higher biological durability and reduced moisture uptake in comparison to the natural timber. Thermal modification usually reduces the mechanical characteristics of the modified timber, especially impact resistance.

Thermal modification is carried out on both Hardwood (e.g. beech, ash) and Softwood species (e.g. pine, spruce), whereas the easily impregnable sapwood of Radiata Pine (*Pinus radiata*) from New Zealand is preferred for chemical modification.

The modification procedures are more or less energy-intensive in addition transport costs have a negative environmental impact on chemically modified timber. The significance of modified timbers in window and door production is therefore very low. If at all, they are used as outer layers in laminated timber blanks/scantlings mostly in combination with spruce and pine.

All modified timbers are susceptible to discolouration by bluestain / sapstain and therefore require a protective treatment which is best achieved via the use of propiconazole.

The use of modified timbers on a large scale would significantly increase the price index of timber windows and would have severe consequences on the environmental impact of the manufacturing due to an energy intensive process. Transportation would also harm the overall environmental impact.